## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

ELIEL NTAKIRUTIMANA, M.D.	§	
ANESTHESIA HEALTHCARE	§	
PARTNERS OF LAREDO, P.A., JOSE	§	
BERLIOZ, M.D., and JOSE BERLIOZ,	§	
M.D., P.A. d/b/a SAFARI PEDIATRICS,	§	
	§	
Plaintiffs,	§	
V.	§	CASE NO. 5:09-CV-00114
	§	
CHS/COMMUNITY HEALTH SYSTEMS,	§	
INC., COMMUNITY HEALTH SYSTEMS	§	
PROFESSIONAL SERVICES	§	
CORPORATION, WEBB HOSPITAL	§	
CORPORATION, LAREDO TEXAS	§	
HOSPITAL COMPANY, L.P. d/b/a	§	
LAREDO MEDICAL CENTER,	§	
ABRAHAM "ABE" MARTINEZ,	§	
ARGELIA "ARGIE" MARTINEZ,	§	
TIMOTHY P. ADAMS, MICHAEL T.	§	
PORTACCI, WAYNE SMITH, TIMOTHY	§	
SCHMIDT AND COMMUNITY HEALTH	§	
SYSTEMS, INC.	§	
	§	
Defendants.	§	

## MOTION TO WITHDRAW AS ADDITIONAL COUNSEL FOR COMMUNITY HEALTH SYSTEMS, INC. AND CHS/COMMUNITY HEALTH SYSTEMS, INC.

Ryan P. Bates, additional counsel for Defendants Community Health Systems, Inc. and CHS/Community Health Systems, Inc., files this motion to withdraw, asking this Court to allow him to withdraw as additional counsel for Defendants Community Health Systems, Inc. and CHS/Community Health Systems, Inc.

Reagan W. Simpson of Yetter Coleman LLP remains Attorney-in-Charge for Defendants Community Health Systems, Inc. and CHS/Community Health Systems, Inc.

Based on the foregoing, Movant, Ryan P. Bates, asks this Court to issue an order granting this Motion to Withdraw. Mr. Bates further requests that he no longer receive cm/ecf notices regarding this matter.

Respectfully submitted,

/s/ Reagan W. Simpson

Reagan W. Simpson

Attorney-in-Charge for Defendants Community Health Systems, Inc. and CHS/Community Health Systems, Inc.

State Bar No. 18404700 Southern District ID No. 1976 rsimpson@yettercoleman.com

Ryan P. Bates

State Bar No. 24055152

Southern Dist. ID No. 1003108

rbates@yettercoleman.com

J. Campbell Barker

State Bar No. 24049125

Southern Dist. ID No. 1421893

cbarker@yettercoleman.com

April L. Farris

State Bar No. 24069702

Southern Dist. ID No. 1133331

afarris@yettercoleman.com

## YETTER COLEMAN LLP

221 West 6th Street, Suite 750

Austin, Texas 78701

Telephone: (512) 533-0150 Facsimile: (512) 533-0120

## **CERTIFICATE OF SERVICE**

I certify that a copy of this document was served through this court's CM/ECF system on November 6, 2013, on the following counsel of record:

Jason M. Davis

Caroline A. Newman

THE DAVIS GROUP

The Weston Centre

112 E. Pecan Street, Suite 900

San Antonio, Texas 78205

E-mail: jdavis@davisgrouppc.com

E-mail: cnewman@davisgrouppc.com

Attorneys for Plaintiffs, Eliel Ntakirutimana, M.D. and Anesthesia Healthcare Partners of Laredo, P.A.

Joe Ruiz

Sandra Mata-Cortes

JOE J. RUIZ AND ASSOCIATES, P.C.

513 Ceylon Street

Eagle Pass, Texas 78852

E-mail: joe@ruizandassociates.com

E-mail: scortes@ruizandassociates.com

Kenneth A. Valls

TREVINO, VALLS & HAYNES, LLP

6909 Springfield Avenue, Suite 200

Laredo, Texas 78041

E-mail: kennyvalls@tvhlawfirm.com

Attorneys for Plaintiffs, José Berlioz, M.D. and José Berlioz, M.D., P.A. d/b/a Safari Pediatrics

Natalie A. Taylor

DIAMOND MCCARTHY LLP

6504 Bridgepoint Parkway, Suite 400

Austin, Texas 78730

E-mail: ntaylor@diamondmccarthy.com

Attorneys for Plaintiff Eliel Ntakirutimana and Anesthesia Healthcare Partners of Laredo, P.A.

Guillermo "Memo" del Barrio, Jr.

LAW OFFICES OF GUILLERMO G. DEL BARRIO, JR.

1120 Matamoros Street

Laredo, Texas 78040

E-mail: memo@delbarriolaw.com

Attorneys for Defendants, Abraham Martinez & Argelia Martinez

Jorge Cantu Rangel

THE RANGEL LAW FIRM PC

615 N. Upper Broadway, Ste. 2020

PO Box 2683

Corpus Christi, Texas 78403-2683

E-mail: jorge.c.rangel@rangellaw.com

Attorney of Record for Defendants Webb Hospital Corporation, Laredo Texas Hospital Company, L.P. d/b/a Laredo Medical Center, and Timothy Schmidt

James G. Munisteri

GARDERE WYNNE SEWELL LLP

Wells Fargo Plaza, Suite 3400

1000 Louisiana

Houston, Texas 77002

E-mail: jmunisteri@gardere.com

Attorney-Of-Record For Defendants CHS/Community Health Systems, Inc., Community Health Systems Professional Services Corporation, Timothy P. Adams And Michael T. Portacci

Thomas Hagemann

Orin H. Lewis

GARDERE WYNNE SEWELL LLP

1000 Louisiana, Suite 3400

Houston, Texas 77002

E-mail: thagemann@gardere.com

E-mail: olewis@gardere.com

Professor G. Robert Blakey

Notre Dame Law School\*

Notre Dame, Indiana 46556

Pro Hac Vice (pending)

\*For Identification Purposes Only

Of Counsel For Defendants CHS/Community Health Systems, Inc., Community Health Systems Professional Services Corporation, Webb Hospital Corporation, Laredo Texas Hospital Company, L.P. d/b/a/ Laredo Medical Center, Timothy P. Adams And Michael T. Portacci

Robin Gibbs
Sam W. Cruse, III
Ayesha Najam
GIBBS & BRUNS, LLP
1100 Louisiana, Suite 5300
Houston, Texas 77002
E-mail: rgibbs@gibbsbruns.com

E-mail: rgibbs@gibbsbruns.com
E-mail: scruse@gibbsbruns.com
E-mail: anajam@gibbsbruns.com

Attorney-of-Record for Defendant Wayne Smith

/s/ Ryan P. Bates Ryan P. Bates